	Case 3:23-md-03084-CRB	Document 3744	Filed 08/25/25	Page 1 of 4
1 2 3 4 5 6 7 8	C. Brooks Cutter (SBN 12) Jennifer S. Domer (SBN 30) Celine Cutter (SBN 31262) CUTTER LAW P.C. 401 Watt Avenue Sacramento, CA 95864 Telephone: 916-290-9400 Facsimile: 916-588-9330 Email: bcutter@cutterlaw.ocutterlaw.ocutter@cutterlaw.ocutter@cutterlaw.ocutter@cutterlaw.ocutter@cutterlaw.ocutter@cutterlaw.ocutter@cutterlaw.ocutter@cutterlaw.ocutter@cutterlaw.ocutter@cutterlaw.ocuterlaw.ocutterlaw.ocuterlaw.oc	com com com		
9	IN THE U	INITED STATE	S DISTRICT C	OURT
10	NORTHERN DISTRICT OF CALIFORNIA			
11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	IN RE: UBER TECHNO INC., PASSENGER SEX ASSAULT LITIGATION This Document Relates to Jane Roe CL 125 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 128 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 147 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 148 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 149 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 150 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 151 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 156 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 158 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 158 v. Uber Inc., et al., No. 3:25-cv-0 Jane Roe CL 158 v. Uber Inc., et al., No. 3:25-cv-0	CUAL N Technologies, 2233-CRB Technologies, 2497-CRB Technologies, 3811-CRB Technologies, 3812-CRB Technologies, 3813-CRB Technologies, 3815-CRB Technologies, 3816-CRB	Hon. Charles R. PLAINTIFFS' IN SUPPORT TO DEFENDA DISMISS CAS	MEMORANDUM OF OPPOSITION ANTS' MOTION TO ES FOR FAILURE WITH COURT
	PLAINTIFFS' MEMORANDUM IN	-1- SUPPORT OF OPPOS	ITION TO DEFENDA	NTS' MOTION TO DISMISS

1	Jane Roe CL 160 v. Uber Technologies, Inc., et al., No. 3:25-cv-04205-CRB
2	
3	Jane Roe CL 161 v. Uber Technologies, Inc., et al., No. 3:25-cv-04206-CRB
4	Jane Roe CL 163 v. Uber Technologies, Inc., et al., No. 3:25-cv-04386-CRB
5	
6	Jane Roe CL 165 v. Uber Technologies, Inc., et al., No. 3:25-cv-04589-CRB
7	Jane Roe CL 166 v. Uber Technologies, Inc., et al., No. 3:25-cv-04591-CRB
8	
9	Jane Roe CL 167 v. Uber Technologies, Inc., et al., No. 3:25-cv-04670-CRB
10	Jane Roe CL 169 v. Uber Technologies, Inc., et al., No. 3:25-cv-04672-CRB
11	Inc., et al., No. 3:25-cv-046/2-CRB
12	Jane Roe CL 170 v. Uber Technologies, Inc., et al., No. 3:25-cv-04705-CRB
13	

I. INTRODUCTION

On August 11, 2025, Defendants filed a Motion to Dismiss cases of Plaintiffs who did not file a Plaintiff Fact Sheet ("PFS") in connection with Pretrial Order ("PTO") 10. (Doc. 3677). Counsel acknowledges and understands that under PTO 10, the court created procedures and deadlines to produce a PFS. Counsel has diligently attempted to comply with the production of the documents required for the discovery obligation of each of the Plaintiffs addressed in this motion. During the course of litigation, a Plaintiff may become unavailable for a variety of reasons. Counsel has utilized extensive efforts to reach each of the clients, predating the filing of Defendant's motion. (Domer Dec. at ¶ 4). Counsel was able to produce the PFS for five of the missing claimants and is continuing extensive efforts to reach the remaining missing claimants.

II. ARGUMENT

Counsel has produced PFSs for Jane Roes CL 149, 150, 161, 167, and 169, and should therefore be removed from consideration of Defendants' Motion, rendering their inclusion moot

Document 3744

Filed 08/25/25 Page 3 of 4

Case 3:23-md-03084-CRB

CERTIFICATE OF SERVICE

I hereby certify that, on August 25, 2025, I electronically filed the following with the Clerk of the Court using the CM/ECF system, which will send notification of such filing via electronic mail to all counsel of record as maintained in the CM/ECF electronic system.

6

7

1

2

3

4

5

Dated: August 25, 2025 CUTTER LAW P.C.

8 9

By: /s/ Jennifer S. Domer

10

C. Brooks Cutter (SBN 121407) Jennifer S. Domer (SBN 305822) Celine Cutter (SBN 312622) CUTTER LAW P.C.

11

401 Watt Avenue

12

Sacramento, CA 95864 Telephone: 916-290-9400 Facsimile: 916-588-9330

13

Email: bcutter@cutterlaw.com

14 15

idomer@cutterlaw.com ccutter@cutterlaw.com

16

Attorneys for ROE CL Plaintiffs

17

18

19

20 21

22

23

24

25

26

27

28